## BEFORE THE Federal Communications Commission WASHINGTON, D.C.

In the Matter of	)	
	)	
Applications of Comcast Corporation,	)	
General Electric Company	)	MB Dkt. No. 10-56
and NBC Universal, Inc.	)	
	)	
For Consent to Assign Licenses or	)	
Transfer Control of Licensees	)	

## COMMENTS OF ARRIS GROUP, INC.

ARRIS Group, Inc. ("ARRIS"), files these comments in support of the applications of Comcast Corporation, General Electric Company, and NBC Universal, Inc. to assign and transfer control of FCC licenses.

ARRIS is a U.S.-based manufacturer specializing in the design, engineering, and supply of technology supporting quad-play broadband services for residential and business customers. Our company supplies broadband operators with the tools and platforms they need to deliver carrier-grade telephony, demand driven video, next-generation advertising, network and workforce management solutions, access and transport architectures, and ultra high-speed data services. ARRIS employs over 1,300 employees in the United States, is headquartered in Suwanee, Georgia, and has research and development centers in Suwanee; Beaverton, Oregon; Chicago, Illinois; Kirkland, Washington; State College, Pennsylvania; Wallingford, Connecticut; and Waltham, Massachusetts, among other places.

We view the Comcast-NBCU transaction positively. American consumer's

entertainment and media options are being transformed by technology and market forces.

Comcast and NBCU have both been innovators in bringing new services and content

delivery options to American consumers. Some examples of this innovation include

Comcast's www.fancast.com and NBCU's www.nbc.com. The leadership of both

companies will benefit from managing the new entity, gaining additional insights into the

desires of their subscribers and viewers and efficiently addressing technology and

business issues. This in turn should accelerate the availability of new services and

business models for Americans. Moreover, there are no compelling reasons for the FCC

to deny the proposed transaction. As noted in University of Pennsylvania Law School

Professor Christopher Yoo's comments filed on this subject, the proposed transaction

would not require waivers of any current FCC regulations and will not create any

anticompetitive horizontal or vertical market effects.

The Commission should approve the license transfer.

Respectfully submitted,

Robert J. Stanzione

Chairman and CEO

ARRIS Group, Inc.

June 21, 2010

- 2 -